# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

STATE OF NEW MEXICO on the	)	
relation of State Engineer,	)	
Plaintiff,	)	
	)	69cv07941-BB
-V-	)	
	)	RIO CHAMA STREAM SYSTEM
RAMON ARAGON et al.,	)	
	)	
Defendants.	)	
	)	

# MOTION OF SPECIAL MASTER FOR INTERIM FEES AND EXPENSES

TO: The Honorable Bruce D. Black FROM: Vickie L. Gabin United States District Judge Special Master

A Motion requesting the Court to approve interim fees and expenses, a brief summary of the work performed, and the Special Master's Declaration in support of Motion

This Motion is submitted pursuant to the Administrative Order entered February 23, 1995, regarding the manner in which the Special Master, data manager and other personnel required by the Special Master are paid for services, costs, expenses and New Mexico gross receipts taxes related to this adjudication. The Special Master hereby moves for an order of the Court approving the work performed in this case from January 1, 2008, through June 30, 2008, as described herein, and the manner by which fees and expenses have been paid from the trust account.

### I. WORK PERFORMED

#### A. Case management

The court's data manager continues to track all water rights information contained in newly filed consent orders for Sections 3 (Rios Cebolla, Canjilon and Las Nutrias), and Section 7 (Tierra

Amarilla). I continue to review and approve consent orders and acknowledgments, decide motions relevant to subfile activity in these sections, enter litigation and scheduling orders, and monitor the progress of the subfile activity.

The adjudication activity in Section 5 (Gallina) is nearly completed. Plans are underway for preparing the final *inter se* proceeding which will lead to a partial final decree describing the non-federal water rights claims. In Section 7, the resolution of the state law-based claims of the Jicarilla Apache Nation is proceeding. Efforts to bring up to date and complete the reaches of the Rio Chama Stream System which were adjudicated in previous decades continue.

#### B. Federal and Indian water rights claims

Over the past several years, it became clear that better case planning and coordination was necessary in order to make any progress on the adjudication of these claims. State, federal, and private resources were strained in attempting to meet all existing case management deadlines; while simple extensions of time were ineffective and served simply to prolong an ineffectual process. On February February 19, 2008, I held a second Pueblo and Tribal claims priorities meeting for this adjudication and the adjudication of the Santa Cruz and Rio de Truchas stream systems, <u>State v. Abbott</u>, 68cv07488.

The adjudication of Non-Indian and non-Wild and Scenic River claims is guided by the March 1, 2005, Scheduling Order for Federal Non-Indian Water Rights Claims in Sections 3, 5, and 7, as amended. The Wild and Scenic River claims matter, which was remanded to me by the Court, is governed by the July 18, 2005, Initial Scheduling and Pretrial Order for the Adjudication of Wild and Scenic River Claims, as amended. The parties, having reached a negotiated settlement of similar claims in the Jemez River stream system, are working on a proposed schedule for resolving

outstanding matters in this case.

#### II. DECLARATION

## DECLARATION OF SPECIAL MASTER IN SUPPORT OF MOTION

I, Vickie L. Gabin, declare that the work described above is the basis for this Motion, and that the work of data manager, Karla Bruner/AquaTek has been completed as described. Hourly records of work performed are available from the contractor if needed.

Dated: September 8, 2008

SPECIAL MASTER VICKIE L. GABIN

Vichie L. Gabin